

In the Matter of the Amended and Restated
Petition of Revel Entertainment Group, LLC,
and Its Holding Companies, Intermediary
Companies and Subsidiaries For the Casino
Licensure of Revel Entertainment Group, LLC
and For Various Rulings In Connection Therewith

In furtherance of the approval sought from the Division, Revel submitted its EEBOP on February 3, 2012, with revised version submitted on February 27, 2012. In support of its EEBOP, and in compliance with statutory and regulatory requirements, Revel also submitted to the Division, on February 27, 2012, a Certification by Revel's Chief Executive Officer and President Kevin DeSanctis acknowledging Revel will conduct its business according to the terms and conditions of its EEBOP. On March 5, 2012 Revel also filed an excerpt of its policies and procedures, accessible by all Revel employees, which provides notification to its employees of the tenets of Revel's policy expressed in its EEBOP and describes procedures for seeking redress if an employee perceives a violation of that policy.

Having considered the relevant provisions of the Casino Control Act, *N.J.S.A. 5:12-1 et seq.*, specifically *N.J.S.A. 5:12-134*, and the Division's review having found Revel's proposed EEBOP, the Certification by Revel's Chief Executive Officer and President Kevin DeSanctis, and Revel's implementing policies and procedures, consistent with *N.J.S.A. 5:12-134* and the regulations at *N.J.A.C. 13:69K-1.1 et seq.*, pursuant to the Division's statutory authority under *N.J.S.A. 5:12-134c*,

IT IS ORDERED that the EEBOP, Certification of Kevin DeSanctis and the policies and procedures submitted by Revel are approved as consistent with the requirements of *N.J.S.A. 5:12-134*.

Dated: March 9, 2012

A handwritten signature in dark ink, appearing to read "David L. Rebeck", written over a horizontal line.

DAVID L. REBUCK
DIRECTOR